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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

CHERIE WALLIS, an individual,
Plaintiff,
v.
AUTOZONE, INC. a Nevada
Corporation, And DOES 1 through
60, inclusive,
Defendants.

CASE NO. 2:20-CV-01334-TLN-DMC

ORDER RE STIPULATION

Date: October 1, 2020
Time: 2:00 p.m.
Ctm: 2

Hon. Troy L. Nunley

TO THE COURT CLERK, ALL PARTIES AND ALL ATTORNEYS OF
RECORD:

Pursuant to, and after considering the stipulation of Plaintiff Cherie Wallis
and Autozone, Inc. (collectively “the parties”), the Court Orders as follows:

1. Subject to applicable law and the conditions below, the arbitration will
proceed in accordance with the Autozone Dispute Resolution Agreement
submitted by Defendant with its Motion to Compel Arbitration in the
Vollmert Declaration ¶3, Exh. A.

2. Defendant will pay all arbitration fees and costs (including arbitrator fees and any forum fees) beyond the filing fee that plaintiff would otherwise pay for initiating a civil complaint.
3. In the arbitration, the Federal Rules of Civil Procedure will govern discovery;
4. The Motion to Compel Arbitration (Doc 7) is deemed off calendar and Case No. 2:20-CV-01334-TLN-DMC is Ordered dismissed without prejudice.
5. The Court will retain jurisdiction to assist the parties in appointment of an arbitrator in the event they are unable to agree as to an Arbitrator and/or enter a judgment regarding the arbitration.

IT IS SO ORDERED.

Dated: September 14, 2020



UNITED STATES DISTRICT JUDGE